



## UNITED STATES DEPARTMENT OF COMMERCE

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|        |                     |             |                |        |              | (1) K              |  |
|--------|---------------------|-------------|----------------|--------|--------------|--------------------|--|
| $\Box$ | APPLICATION NO.     | FILING DATE | FIRST NAMED IN | VENTOR | A            | TTORNEY DOCKET NO. |  |
|        | 08/935,629          | 09/23/97    | BATES          |        | Ε            |                    |  |
| Γ      | -                   |             | IM52/0102      | コ      | EXAMINER     |                    |  |
|        | GARY HOFFMAN        |             |                |        | ALEXANDER, L |                    |  |
|        | 285 HAWTHO          |             |                |        | ART UNIT     | PAPER NUMBER       |  |
|        | PITTSBURGH PA 15209 |             |                |        |              | 20                 |  |
|        |                     |             |                |        | 1743         |                    |  |
|        |                     |             |                |        | DATE MAILED: |                    |  |
|        |                     |             |                |        |              | 01/02/01           |  |

Please find below and/or attached an Office communication concerning this application or proceeding.

**Commissioner of Patents and Trademarks** 

PTO-90C (Rev. 2/95)
U.S. G.P.O. 2000 ; 465-188/25266



Application No.

08/935,629

Applicant(s)

Bates et al.

Examiner

**Advisory Action** 

Lyle A. Alexander

Group Art Unit 1743

| ТН   | E PE  | RIOD   | FOR RESPO                     | NSE: [check                    | only a) or                      | b)] .                              |                               |  |                                |                                    |             |
|--|---|--|-------------------------------|--------------------------------|---------------------------------|------------------------------------|-------------------------------|--|--------------------------------|------------------------------------|-------------|
|  | a) (  | өхр  | ires                          | months fro                     | m the mailing                   | date of the fin                    | al rejection.                 |  |                                |                                    |             |
| b) x expires either three months from the mailing date of the final rejection, or on the mailing date of this Advisory Action is later. In no event, however, will the statutory period for the response expire later than six months from the date rejection. |   |  |                               |                                |                                 |                                    |                               | Advisory Action, v<br>from the date of t | whichever<br>the final         |                                    |             |
|  | Any extension of time must be obtained by filing a petition under 37 CFR 1.136(a), the proposed response and the appropriate fee. To date on which the response, the petition, and the fee have been filed is the date of the response and also the date for the purposes of determining the period of extension and the corresponding amount of the fee. Any extension fee pursuant to 37 CFR 1.17 will be calculated from the date of the originally set shortened statutory period for response or as set forth in b) above. |  |                               |                                |                                 |                                    |                               |  |                                | oses of                            |             |
|  | App<br>peri   | ellant'<br>od for  | s Brief is due<br>response se | two month                      | s from the e<br>e, whicheve     | date of the N<br>r is later). S    | otice of Appe<br>ee 37 CFR 1. | eal 1<br>.191                            | filed on<br>1(d) and 37 CFR 1. | (or wi                             | thin any    |
| Ap<br>bu   | plica<br>t is f   | ant's re<br>NOT de   | esponse to the                | ne final rejec<br>ce the appli | tion, filed or<br>cation in cor | n <u>Dec 18</u><br>ndition for all | <i>, 2000</i> has<br>owance:  | s be                                     | en considered with             | n the following e                  | ffect,      |
| ☑ The proposed amendment(s):   |   |  |                               |                                |                                 |                                    |                               |  |                                |                                    |             |
|  |   | will be  | entered upo                   | on filing of a                 | Notice of A                     | ppeal and ar                       | Appeal Brief                  | f.                                       |                                |                                    |             |
|  | X   | will no  | t be entered                  | because:                       |                                 |                                    |                               |  |                                |                                    |             |
|  | 0   | X the  | y raise new                   | issues that v                  | would requir                    | e further cor                      | nsideration ar                | nd/o                                     | r search. (See not             | te below).                         |             |
|  |   | X the  | y raise the is                | sue of new                     | matter. (Se                     | ee note belov                      | v).                           |  |                                |                                    |             |
|  | 0   |  | y are not de<br>Jes for appea |                                | ce the applic                   | cation in bett                     | er form for a                 | ppe                                      | al by materially rec           | ducing or simplif                  | ying the    |
|  |   | ] the  | y present ad                  | ditional clair                 | ns without                      | cancelling a                       | corresponding                 | g nu                                     | ımber of finally reje          | ected claims.                      |             |
|  | ١   | NOTE:  | The langua                    | ge "consisti                   | ng essential                    | ly of " does                       | not appear to                 | <u>be</u>                                | supported by the               | orginal specifica                  | tion. Also  |
| the amendments raise new 112 second issues because if the sample receiving chamber is empty, then /what means permit the sample to travel to the test strip.   |   |  |                               |                                |                                 |                                    |                               |  | <u>amber is empty,</u>         | then how                           |             |
|  |   |  |                               |                                |                                 |                                    |                               |  |                                |                                    |             |
| ☐ Applicant's response has overcome the following rejection(s):  |   |  |                               |                                |                                 |                                    |                               |  |                                |                                    |             |
|  |   |  |                               |                                |                                 |                                    |                               |  |                                |                                    |             |
|  |   |  |                               |                                |                                 | <del></del>                        |                               |  |                                |                                    |             |
|  |   |  | oposed or an<br>timely filed  |                                |                                 | he non-allow                       | able claims.                  |  | would be allow                 | wable if submitt                   | ed in a     |
|  |   | The affidavit, exhibit or request for reconsideration has been considered but does NOT place the application in condition for allowance because: |                               |                                |                                 |                                    |                               |  |                                | n condition                        |             |
|  |   |  | vit or exhibi                 |                                |                                 | d because it                       | is not directe                | ed S                                     | OLELY to issues w              | which were newl                    | y raised by |
| X For purposes of Appeal, the status of the claims is as follows (see attached written explanation)  |   |  |                               |                                |                                 |                                    | on, if any):                  |  |                                |                                    |             |
|  | Cla   | Claims allowed: none   |                               |                                |                                 |                                    |                               |  |                                |                                    |             |
|  |   | Claims objected to: 35 and 36  |                               |                                |                                 |                                    |                               |  |                                |                                    |             |
|  | Cla   | Claims rejected: 1, 8, 23-34, and 37-44  |                               |                                |                                 |                                    |                               |  |                                |                                    |             |
|  | The   | e propo  | sed drawing                   | correction                     | filed on                        |                                    | has                           | s  | □has not been app              | proved by the Ex                   | kaminer.    |
|  | No  | te the a   | attached Info                 | ormation Dis                   | closure Star                    | tement(s), P1                      | O-1449, Pap                   | oer l                                    | No(s)                          | _ ·                                |             |
|  | Oth   | ner  |                               |                                |                                 |                                    |                               |  |                                | •                                  | 1           |
|  |   |  |                               |                                |                                 | ·                                  |                               | -  |                                |                                    | K           |
|  |   |  |                               |                                |                                 |                                    |                               |  |                                | LYLE A. AL<br>PRIMARY E<br>ART UNI | XAMINER     |